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16		Attorneys for Applicants XIAOMI CORPORATION ET AL.
17	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
18	In Re Ex Parte Application of XIAOMI	Case No.: 3:25-mc-80143-LJC
19	CORPORATION, XIAOMI INC., BEIJING XIAOMI MOBILE SOFTWARE CO.,	LOCAL RULES 6-2(a) AND 7-12 JOINT
20	LTD., XIAOMI COMMUNICATIONS CO., LTD., XIAOMI TECHNOLOGY	STIPULATION TO ENLARGE TIME FOR ASUS COMPUTER INTERNATIONAL
21	NETHERLANDS B.V., and XIAOMI	(NORTH AMERICA) TO RESPOND TO
22	TECHNOLOGY GERMANY GmbH,	APPLICANTS' <i>EX PARTE</i> APPLICATION PURSUANT TO 28 U.S.C. § 1782
23	Applicants.	
24		
25	Pursuant to Civil Local Rules 6-2(a)	and 7-12, ASUS Computer International (North
26	America) ("US ASUS") and Applicants Xiaom	i Corporation, Xiaomi Inc., Beijing Xiaomi Mobile
27	Software Co., Ltd., Xiaomi Communications C	o., Ltd., Xiaomi Technology Netherlands B.V., and

1	Xiaomi Technology Germany GmbH (collectively, "Xiaomi" or "Applicants"), by and through	
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	their respective counsel of record, hereby stipulate as follows:	
3	WHEREAS, on June 6, 2025, Xiaomi filed an <i>Ex Parte</i> Application for Order Pursuant to	
4	28 U.S.C. § 1782(a) to Obtain Discovery for Use in Foreign Proceedings (ECF No. 1);	
5	WHEREAS, on June 9, 2025, the Court ordered that US ASUS "shall file any response to	
6	the application by no later than July 7, 2025," (ECF No. 8);	
7	WHEREAS, Xiaomi served its ex parte application and the Court's June 9, 2025 Order	
8	upon US ASUS's registered agent on June 11, 2025 (ECF No. 9);	
9	WHEREAS, US ASUS requires additional time to investigate the issues raised in Xiaomi's	
10	ex parte application and to gather information necessary for its response to Xiaomi's ex parte	
11	application than allowed under the current deadline to respond to the application;	
12	WHEREAS, there have not been any previous time modifications in this matter, whether	
13	by stipulation or Court order;	
14	WHEREAS, this stipulated enlargement of time to respond will have no effect on th	
15	schedule for this matter; and	
16	WHEREAS, US ASUS and Xiaomi have agreed to enlarge the time for US ASUS to	
17	respond to the <i>ex parte</i> application by 14 days, from July 7, 2025 to and including July 21, 2025;	
18	NOW, THEREFORE, IT IS HEREBY STIPULATED by and between US ASUS and	
19	Xiaomi, through their respective counsel, that US ASUS's deadline to respond to Xiaomi's ex	
20	parte application is enlarged by 14 days, from July 7, 2025 to and including July 21, 2025.	
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22		
23	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
24	Dated: July 7, 2025	
25	LISA J. CISNEROS	
26	United States Magistrate Judge	
27		

1 Dated: July 3, 2025 /s/ Jordan Nafekh 2 **IRELL & MANELLA LLP** Jordan Nafekh 3 Cal. State Bar No. 328151 1800 Avenue of the Stars 4 Suite 900 Los Angeles, CA 90067-4211 5 Tel.: (310) 203-7192 Email: jnafekh@irell.com 6 WINSTEAD PC 7 Jamie H. McDole (pro hac vice application forthcoming) 2728 N. Harwood St. 8 Dallas, Texas 75201 9 Tel.: (214) 745-5400 Fax: (214) 745-5390 10 Email: jmcdole@winstead.com 11 Attorneys for Non-Party ASUS COMPUTER INTERNATIONAL (NORTH AMERICA) 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27

1	Dated: July 3, 2025	
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17	Attorneys for Applicants XIAOMI CORPORATION ET AL.	
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19		
20	<u>ATTESTATION</u>	
21	Pursuant to Local Rule 5-1(i)(3), all signatories listed, and on whose behalf the filing is	
22	submitted, concur in the filing's content and have authorized the filing.	
23	Dated: July 3, 2025	
24	/s/ Jordan Nafekh Jordan Nafekh	
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